

Remarks

Claims 1-13 are pending. Claims 1-5 and 11-13 are allowed. Claims 6-10 are rejected. Claim 6 is amended to further define the Applicants' invention and to correct a typographical error.

The Examiner objected to Claim 6 on account of a typographical error. Accordingly, Claim 6 is amended to remove the typographical error.

The Examiner also rejected Claims 6-10 as being anticipated by Gombrich's U.S. Patent 4,916,441. However, with respect to allowed Claims 1-5 and 11-13, the Examiner stated:

The prior art of record fails to teach or suggest a combined portable display device and input device which requires the use of a wirelessly connected remotely located computer to provide display information and to interpret positional data generated by the input device so this positional data will have an effect on the displayed image.

Thus, Claim 1 is amended to recite:

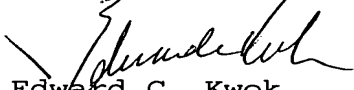
...a hand-held interface device comprising (i) a display device; (ii) a position input device, said position input device receiving positional data representative of a current location of said position input device; (iii) a wireless receiver and transmitter circuit, said wireless receiver and transmitter circuit transmitting said positional data; and (iv) control means for providing an image on said display device; and

a host computer being coupled to (i) a wireless receiver and transmitter circuit for communicating with said hand held interface device, said wireless receiver and transmitter circuit of said host computer receiving said positional data; and (ii) means for modifying said image in accordance with said positional data.  
(emphasis added)

Thus, in light of the Examiner's comment regarding Claims 1-5 and 11-13, Applicants believe that amended Claim 6 and its dependant Claims 7-10 are allowable. Accordingly, Applicants respectfully request withdrawal of the Examiner's rejection under 35 U.S.C. § 102(b), reconsideration and allowance of Claims 6-10.

Thus, Applicants believe that all claims (i.e. Claims 1-13) are allowable. If the Examiner has any questions relating to the above the Examiner is respectfully requested to telephone the undersigned Attorney for Applicants at 408-453-9200.

Respectfully submitted,

  
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I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C., 20231, on April 20, 1995.

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